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July 17, 2008

VIA FACSIMILE (212) 805-7917

Honorable Robert P. Patterson

United States District Judge

Daniel Patrick Moynihan Courthouse

500 Pearl Street

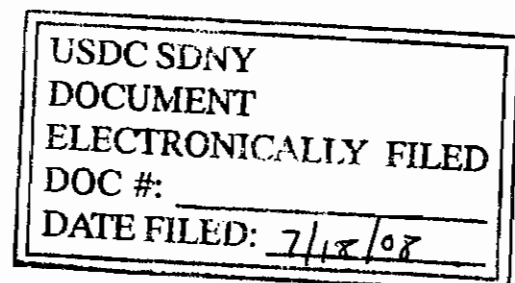
New York, New York 10007

MEMO ENDORSEDRe: Coach, Inc. v. Vani USA, Inc. et al., Ct. No. 07-cv-8354
Our Reference: 08-10396-0490001

Dear Judge Patterson:

We respectfully request that the current scheduling order of May 24, 2008, be extended.

The parties are currently working toward resolving this case through mediation with Judge Francis. The reason for this request is that the owner of Vani USA, Mr. Chen, left for China for business on June 22, 2008, before we had received Coach's settlement offer on June 23, 2008. Unfortunately, Mr. Chen does not speak English and we are unable to communicate with him directly and must work through interpreters. Therefore, we have been unable to discuss Coach's latest settlement proposal with him. We have been informed by his manager, Ms. Zoe Teng, that he is expected to return from China on August 10, 2008. However, he has not been in contact with her since he left for China.



GRUNFELD, DESIDERO, LEBOWITZ, SILVERMAN & KLESTADT LLP

On July 16, 2008, I contacted Mr. Norman Zivin, counsel for Coach and he consented to a thirty (30) day extension of the scheduling order so that we could continue mediation with Judge Francis once Mr. Chen returns from China.

If the court approves, the following schedule will be in effect:

Dispositive Motions due by:	August 22, 2008
Responses due:	September 12, 2008
Replies due:	September 19, 2008
Pretrial Order to be filed:	September 22, 2008

Mr. Zivin has indicated that he will be available for trial after September 22, 2008, except for other already scheduled commitments on September 29-October 1, 2008, October 9-13, October 27, and the weeks of November 3rd through 7th and 10th through 14th, 2008.

If you have any questions or need to contact me directly, my direct dial is 212.973.7755.

Sincerely,

GRUNFELD, DESIDERO, LEBOWITZ,
SILVERMAN & KLESTADT LLP


Frances P. Hadfield

cc: Mr. Norman Zivin, Esq.
Via Facsimile: 212.391.0525

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*Application granted
So ordered
DMD Plaintiff
USD
7/18/08*